

(Rev. 5/05)

FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. §1983

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

(1) Tawanda Weatherspoon
(Name of Plaintiff) (Inmate Number)

9008 Green Top Rd Lincoln DE
(Complete Address with zip code)
422-9337

(2) _____
(Name of Plaintiff) (Inmate Number)

0 6 0 0 9

(Case Number)

(to be assigned by U.S. District Court)

(Complete Address with zip code)

(Each named party must be listed, and all names
must be printed or typed. Use additional sheets if needed)

vs.

(1) Det Marzec

(2) Agent Tom Jacobs

(3) Agent Chris Quaglino
(Names of Defendants)

CIVIL COMPLAINT

Jury Trial Requested

I. PREVIOUS LAWSUITS

A. If you have filed any other lawsuits in federal court while a prisoner, please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.

A. Is there a prisoner grievance procedure available at your present institution? Yes No *N/A*

B. Have you fully exhausted your available administrative remedies regarding each of your present claims? Yes No *N/A*

C. If your answer to "B" is Yes:

1. What steps did you take? _____

2. What was the result? _____

D. If your answer to "B" is No, explain why not: _____

III. DEFENDANTS (in order listed on the caption)

(1) Name of first defendant: Det Marzec

Employed as Police Officer at Town of Delmar

Mailing address with zip code: 400 South Pennsylvania

Ave., Delmar Delaware/Maryland

(2) Name of second defendant: Agent Tom Jacobs 218175

Employed as DEA Agent at Drug Enforcement Agency

Mailing address with zip code: U.S. Dept of Justice 950

Pennsylvania Ave N.W Washington, D.C. 20530

(3) Name of third defendant: Agent Chris Quagliano

Employed as DEA Agent at Drug Enforcement Agency

Mailing address with zip code: U.S. Dept of Justice 950 Pennsylvania

N.W. Washington, D.C. 20530

(List any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)

II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.

A. Is there a prisoner grievance procedure available at your present institution? Yes No

B. Have you fully exhausted your available administrative remedies regarding each of your present claims? Yes No

C. If your answer to "B" is Yes:

1. What steps did you take? Sought relief in Superior Court of State of Delaware
2. What was the result? Negative

D. If your answer to "B" is No, explain why not: _____

III. DEFENDANTS (in order listed on the caption)

(1) Name of first defendant: Det Marze C
 Employed as Police at Delmar Police Department
 Mailing address with zip code: 400 South Pennsylvania Ave
Delmar, Delaware / Maryland 21875

(2) Name of second defendant: Agent Tom Jacobs
 Employed as DEA Agent at Drug Enforcement Agency
U.S. Dept. of Justice
 Mailing address with zip code: U.S. Dept. of Justice 950
Pennsylvania Ave N.W. Washington D.C. 20530

(3) Name of third defendant: Agent Chris Quagliano
 Employed as DEA Agent at Drug Enforcement Agency
U.S. Dept. of Justice 950
Pennsylvania Ave, N.W. Washington, D.C. 20530

(List any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)

IV. STATEMENT OF CLAIM

(State as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets of paper if necessary.)

1. On 09-21-05 Detective Macke, Agent Tom Jacobs & Chris Quaglino came into my house began searching and seizing property of mine mostly paper work, and title to my Durango & receipts. They used a search warrant for a residence in Ellendale Delaware. I live and reside in Lincoln Delaware. They never said who they were or that I was under arrest never knock & announced their presence before entering my home and cause me, my kids & mother undue emotional harm & distress
- 2.
- 3.

V. RELIEF

(State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.)

- I seek Declaratory Relief by order declaring these actions violation of 4th Amendment rights against illegal search & seizure and denial of Due Process & Equal Protection

2. of Law 14 Amendment rights
I seek Punitive Compensation
in the amount of \$500,000
per defendant and Injunctive
Relief preventing them

3. from doing this again in
the future everything
began at gun point

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 2 day of January, 206.

Tawanda Weatherspoon
(Signature of Plaintiff 1)

(Signature of Plaintiff 2)

(Signature of Plaintiff 3)